

In the United States District Court of
The Middle District of Alabama
Eastern Division

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Plaintiff, William Lanier Ellis

v.

Defendants, Tina Riley Pelfrey
Dr. Spud Warr.

Case # 3:07-CV-920 MHT

PA R. BACKETT, JR.
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

Citation FOR CONTEMPT

MOTION TO MODIFY

Comes NOW. William L. Ellis, Plaintiff in the
above-styled action and states his Citation for Contempt and modification
as follows.

1

Plaintiff is a resident of Prentiss I Griffith Detention
Facility. Russell County, Alabama.

2

Defendants may be personally served with a Copy
of this Petition at said address and is, therefore subject to the
jurisdiction of this Court.

3.

Plaintiff filed his Complaint October 12, 2007 and
furthermore was appted as an order October 16, 2007. Defendants
were issued an ORDER by the Honorable Court.

(a) That a written report be filed by the, Defendants and a copy be served upon the plaintiff within forty (40) days of the aforesaid date of this order.

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Defendants have willfully disobeyed the order of this Court. By not furnishing him a TRUE copy of anything furthermore refuses to render those relevant documents. (ii) plaintiff submitted a written request for those documents. (iii) The aforesaid REFUSE to comply with this Court.

WHEREFORE, plaintiff prays as follows:

(a) That Defendants be held in willful Contempt of this Court's order and they be punished accordingly;

(b) That this Court issue a Rule Nisi ordering Defendants to be and appear on a date and time certain to show Cause why they should not be held in Contempt of this Court;

(c) That Defendants IMMEDIATELY render anything, raised in original Complaint.

(d) That plaintiff be awarded Legal Counsel to oversee these proceedings Furthermore the Cost of these proceedings for having to bring this action, along with "any" meaning all Costs of this action.

(F) That the plaintiff has suffered long enough. This Court grant him immediate and proper relief

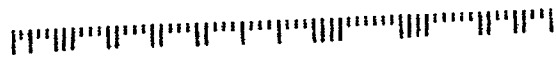
(F) That Defendants have one hundred (100%) percent proof of his pain and suffering and refuse to properly medicate him.
Therefore violating the (8TH) Eighth amendment
Granted him. Furthermore his oath as a medical Doctor.

(G) Plaintiff is entitled to monetary damage as well as relief of his suffering

Respectfully Submitted
This 29TH Day of November 2007
v William Lermer Ellis Sr.

Certificate of Service. I William Ellis Sr. have personally hand delivered an exact Copy of this document the 30TH Day of November 2007

William Ellis Sr.



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Office of the Clerk
United States Middle District Court

USA 41



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